



United States Patent and Trademark Office



3/

25

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/506,288	02/17/2000	Jin-Su Park	P51671RE	7560	
759	90 02/26/2003				
Robert E. Bushnell and Law Firm			EXAMINER		
1522 K Street, N Washington, DC			BUCZINSKI, STEPHEN C		
			ART UNIT	PAPER NUMBER	
			3662		
			DATE MAIL ED: 02/26/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.



ED STATES of and Trade:		1
ss: COMMIS: Washingto	SIONER OF PATENTS AND TRADEMARKS on, D.C. 20231	(

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	A	ATTORNEY DOCKET NO.	
	· · · · · · · · · · · · · · · · · · ·		EXAMINER		
			ART UNIT	PAPER NUMBER	
		. [ATE MAILED:		

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

				ADVISORY	ACTION			
□ T	HE PERIOD	FOR RESPON	SE:					,
a) [] is extende	d to run	or	continues to run _		from the date of	the final rejection	•
b) [expires threvent how	ee months from	n the date of the	final rejection or se	of the mailing de	ite of this Advisory A months from the dat		later. In no
نر	purposes of	of determining	he period of exte	nsion and the corre	e been med is th	6(a), the proposed repeated the date of the respond to the fee. Any exercised for response o	nse and also the da	ate for the
_			ordance with 37					
A to	oplicant's res place the ap	ponse to the fir plication in cor	al rejection, filed dition for allowan	<u>10 Stabs, 0</u> ce:	Bhas been cons	sidered with the follo	owing effect, but it is	s not deemed
1.	The propos	ed amendmen	s to the daim and	d /or specification w	ill not be entered	and the final reject	tion stands because) :
	a. There	e is no convinc ented.	ng showing unde	r 37 CFR 1.116(b)	why the proposed	d amendment is ne	cessary and was no	ot earlier
	b. They	raise new issu	es that would req	uire further conside	ration and/or sea	arch. (See Note).		
	c. 🔲 They	raise the issue	of new matter. (See Note).				
	d. They appe	are not deem al.	ed to place the a	oplication in better f	orm for appeal by	y materially reducin	g or simplifying the	issues for
	e. 🔲 They	present additi	onal claims withou	ut cancelling a corre	sponding numbe	er of finally rejected	claims.	
	NOTE:					·		
				· · · · · · · · · · · · · · · · · · ·				
					6			
2.	Newly prop the non-allo	osed or ameno wable claims.	led claims	would	be allowed if su in part, or	Ibmitted in a separa	itely filed amendme	nt cancelling
3. 🛃	Upon the fili be as follow	ng an appeal, s:	the proposed ame	ed Iliw la tnembne	entered Will	l not be entered and	Od the status of the c	laims will
	Claims allow	ved:/	-19, 21-42	3, 59		•	,	
	Claims object		20 44	-58				•
		wever;	,		Account 149			
	Applica	nt's response h	as overcome the	following rejection(s):	·		
4 %	The official	- A-11-14	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	.		
۷.	argum	ance and	enjeud	neuls kilos	2 10 The 15	s not overcome the	rejection because	the
5. 🗀	year une	**************************************	ലപരവേദ്യ	inensed &	i voav In 7	Avended I Movember ood and sufficent re	00 / W.T.	111. 1 (1 \ 1) /
d drawing correction has has not been approved by the examiner.								
		19/50	6,288	Sleg	tun C	Bucyu	*U.S. GPO: 1997-	417-381 <i>1</i> 6270

STEPHEN C. BUCZINSKI PRIMARY EXAMINER